

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

14 The Court has taken Under Advisement the Motion for Disclosure (Doc. 263) filed
15 by the Defendant and the Motion in Limine to Preclude Evidence of Defendant's Army
16 Service and Personnel Records (Doc. 272).

17 **IT IS ORDERED GRANTING** the Motion for Disclosure (Doc. 263), filed by
18 the defendant, so the defendant knows specifically what measurements and items Mr.
19 Tavernetti used in composing his exhibit. The defense will not further disclose these
20 materials to anyone not connected to the defense team and will not use the disclosure in
21 any fashion other than for use in this trial.

IT IS FURTHER ORDERED GRANTING the Motion to Preclude Evidence of
the Defendant's Army Service and Personnel Records (Doc. 272) filed by the defendant.

24 The Court finds the records are more than ten years old and that the argument that the
25 defendant fully disclosed can be made in good faith. Therefore, the Court will not permit
26 the defendant to be cross examined on the issue of his military record. In regard to the
27 personnel issue, Mr. Kleindienst has agreed to point out the fifteen or so documents he

1 intends to use. If there is an issue with their use, counsel shall inform the Court.

2 Dated this 1st day of February, 2018.

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Raner C. Collins
Chief United States District Judge